IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Appl. No. : 10/613,819 Confirmation No. 6852

Applicant : Kirkor Sirinyan Filed : 07/03/2003

Title : Endoparaciticidal and Ectoparasiticidal Agents

Group Art Unit : 1623

Examiner : Elli Peselev

Docket No. : AH/LA 31923C2 (BHCA.132723)

Customer No. : 05251

VIA EFS - 06/26/2007

Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450

<u>PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED</u> <u>UNINTENTIONALLY UNDER 37 CFR 1.137(B)</u>

Dear Sir:

The entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37 CFR 1.137(b) was unintentional. Because Applicants are filing this petition more than one year after the date of abandonment of this application, Applicants have included a showing herein as to how the delay in discovering the abandoned status of the application occurred, despite the exercise of due care and diligence on the part of the Applicants.

After not responding to the Office Action dated April 26, 2005, the application was inadvertently abandoned. During this time, there was never any intention of abandoning the application. After the six-month statutory period to respond, Applicants received a Notice of Abandonment on December 19, 2005. The unintentional abandonment occurred as a result of communication problems between the different parties responsible for responding to the office

action. These problems occurred because, at the time of the abandonment, there were numerous

patent counsels handling the case, both in the United States and Germany.

After learning of the abandonment, further delay occurred as a result of

communication delays between the U.S. patent counsel, the German patent counsel, and the

German inventors. These communication delays included necessary correspondence between

the counsels and inventors regarding an appropriate response to the outstanding office action.

A response to the Office Action dated April 26, 2005 accompanies this petition.

As such, Applicants respectfully request that the Patent Office revives the application and

considers this response so that the application will be placed in condition for allowance. The

Commissioner is hereby authorized to charge the Petition fee of \$1,500 and to charge any

additional amount required (or to credit any overpayment) to Deposit Account No. 19-2112.

Respectfully submitted,

/JEAN M. DICKMAN/

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